IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TENNESSEE

UNITED STATES OF AMERICA)	
Plaintiff,)	
)	
VS.) No.	3:16-CR-20
) (Ca	ollier/Guyton)
MARK HAZELWOOD et al.)	
Defendant.)	

MOTION REOUESTING MODIFICATION OF TERMS OF RELEASE

Mark Hazelwood, through counsel, moves this Court to modify the terms of his release to substitute his third-party custodian to permit Mrs. Hazelwood to travel on February 7-9, 2020.

I. FACTUAL BACKGROUND

This Court has granted Mr. Hazelwood's numerous prior requests to have substitute thirdparty custodians step in during his wife's travel.

During each previous modification to Mr. Hazelwood's conditions, he has scrupulously abided each and every instruction from the Probation Office. We again ask the Court to modify Mr. Hazelwood's bail to permit a substitute third-party custodian while Mrs. Hazelwood travels.

Specifically, we request that Asa Hazelwood be allowed to step in as third-party custodian from February 7-9, 2020.

II. MODIFICATION REQUEST

A. February 7-9, 2020

Mrs. Hazelwood is scheduled to travel out of state from February 7-9, 2020. To facilitate her travel, Asa Hazelwood has agreed to step in as third-party custodian. He will be informed of his duties and will sign the bond conditions – he has already acted as substitute third party custodian.

Counsel for the government was consulted and advised that the government defers to the discretion of the Court. I have also spoken to Pretrial Services who defers to the Court.

WHEREFORE, Mr. Hazelwood requests that this Honorable Court enter an Order modifying the conditions of his release allowing him to substitute his third-party custodian from February 7-9, 2020.

DATED: Knoxville, Tennessee January 30, 2020

Respectfully submitted,

s/ Bradley L. Henry

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s/ Jim Walden

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CERTIFICATE OF SERVICE

I hereby certify that, on January 30, 2020, a true and correct copy of the foregoing document was filed on CM/ECF with the U.S. District Court for the Eastern District of Tennessee. Notice of this filing was served on all CM/ECF parties.

/s/ Bradley L. Henry